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9	IN THE UNITED STATES COURT		
10	OF APPEALS FOR THE NINTH CIRCUIT		
11	DON CHAVAS, LLC d/b/a Tortillas	No. 14-72574	
12	Don Chavas,	NLRB Nos. 28-CA-063550	
13	Petitioner,	28-CA-067394	
14	V.		
15	THE NATIONAL LABOR RELATIONS BOARD,		
16	Respondent.		
17	1		
18		1	
19	NATIONAL LABOR RELATIONS	No. 14-72817	
20	BOARD,	DON CHANAGIC MOTION	
21	Petitioner,	DON CHAVAS'S MOTION FOR EXPEDITED	
22	V.	CONSIDERATION OF JOINT MOTION TO EXTEND THE	
23	DON CHAVAS, LLC, d/b/a Tortillas Don Chavas,	BRIEFING SCHEDULE BY 30 DAYS	
24	Respondent.		
25			
26			
27			
28		_	

DON CHAVAS, LLC, by and through undersigned counsel and pursuant to Rule 2 of the Federal Rules of Appellate Procedure, hereby requests that this Court give expedited consideration to the parties' Joint Motion to Extend the Briefing Schedule by 30 Days ("Joint Motion"), filed on January 14, 2015. See Docket Entry #34. Don Chavas requests expedited consideration of the Joint Motion because settlement negotiations are ongoing and constructive and because Don Chavas's opening brief is due in less than ten days. RESPECTFULLY SUBMITTED this 14th day of January, 2015. MUNGER CHADWICK, P.L.C. /s/ David Ruiz John F. Munger Adriane J. Parsons David Ruiz Attorneys for Petitioner

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	CERTIFICATE OF SERVICE
	I hereby certify that on January 14, 2015, I electronically filed the forego
20	nument with the Clark of the Court for the United States Court of Anneals for

system.

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document with the Clerk of the Court for the United States Court of Appeals for the Ninth Circuit using the CM/ECF system. I certify that the foregoing document was

served on all parties or their counsel of record through the appellate CM/ECF

DATED this 14th day of January, 2015.

MUNGER CHADWICK, P.L.C.

/s/ David Ruiz John F. Munger

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